

## CIVIL DOCKET

UNITED STATES DISTRICT COURT

**Jury demand date:**

No. 68-C-21

D. C. Form No. 106A Rev.

TITLE OF CASE		ATTORNEYS			
Mergo, Inc., a corporation, vs Val T. Effinger, Larry W. Chores and Donald Morton,		For plaintiff: Jacobus and Harlin, 725 Wright Building, Tulsa, 74103			
		For defendant: Ungerman, Grabel, Ungerman & Leiter 625 Wright Building Tulsa, Oklahoma 74103			
STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 5 mailed 2-1-68	Clerk	1-24-68	Jacobus	15 00	15 00
J.S. 6 mailed 4-1-69	Marshal	1-25-68	CD 32		
Basis of Action: Recovery on written agreement	Docket fee				
	Witness fees				
Action arose at:	Depositions				

1968 DATE	PROCEEDINGS	Date Order or Judgment Noted
1-24-68	Complaint, filed. Summons Issued. e	
3-1-68	Summons, returned and filed: served Val T. Effinger at St. Louis, Missouri on 1-29-68; Larry W. Chores and Donald Morton not served. (USM \$15.12)g	
3-7-68	Request of defendant, Val T. Effinger, for additional time in which to move to dismiss action for lack of jurisdiction, filed. b	
3-7-68	Order filed, defendant, Val T. Effinger, granted 20 days from date to plead to or answer the complaint. (Allen E. Barrow - Judge) b	
3-25-68	Request of defendants, Val T. Effinger and Larry W. Chores for additional time in which to move to dismiss action for lack of jurisdiction, filed. ds	
3-25-68	Order, granting defendants Effinger and Chores 15 days from this date to plead or answer, filed. (AEB-J) ds	
4-10-68	Motion to dismiss action on behalf of defendant Larry W. Chores, with attached affidavit, filed. w	
4-10-68	Memorandum of Law in support of motion to dismiss, filed. w	
4-10-68	Motion to dismiss action on behalf of defendant Val T. Effinger, with attached affidavit, filed. w	
4-10-68	Memorandum of law in support of motion to dismiss, filed. w	
4-24-68	Plaintiff's motion for additional time to file reply brief, filed. ds	
4-24-68	Order, granting plaintiff 15th days from this date to file answer brief, filed. (AEB-J) ds	
3-19-69	Order, filed and entered, that motion to dismiss of defts. Val T. Effinger and Larry W. Chores is sustained and cause of action is dismissed without prejudice as to them; further ordered that cause of action is dismissed without prejudice as to debt. Donald Morton for failure to prosecute. (AEB-J)m	